

REMARKS

The present application includes pending claims 1-4, all of which have been rejected. By this Amendment, claims 1 and 4 have been amended, as set forth above. Claim 4 was objected to because of an informality. Claim 4 has been amended to overcome this objection.

Claims 1-4 stand rejected under 35 U.S.C. 103(a) as being unpatentable over GB 2134045 (“Slomianny”) and United States Patent No. 4,567,570 (“Peer”). The Applicants respectfully traverse this rejection for at least the following reasons:

I. The Proposed Combination Does Not Teach Or Suggest All The Limitations Of Claims 1-4

Claim 1 of the present application recites, in part, the following:

Processing means to process the stored print data, wherein the processing means, in use,

* * *

(d) sequentially reads one or more print data sub-elements from the memory locations associated with one pre-determined time period;

* * *

characterized in that step (d) is repeated for a subsequent pre-determined time period for each pulse generated by the pulse generating means.

The Office Action acknowledges that Slomianny does not disclose the limitations noted above. *See* August 14, 2006 Office Action at page 3.

The Office Action asserts, however, that Peer makes up for this deficiency. In particular, the Office Action cites Peer at column 1, line 65 to column 2, line 13, column

5, lines 3-35, and column 6, lines 19-30 as disclosing these limitations not found in Slomianny. *See* August 14, 2006 Office Action at pages 3-4.

Peer at column 1, line 65 to column 2, line 13 recites the following:

The present inventor recognized that the matrix printer systems available for driving a print head consisting of slanted or inclined print elements were very complex, requiring a high component count and complicated data handling. Accordingly, he designed the present inventive data converter system for driving a slanted print head of a matrix printer with a system having a low component count via the use of a microprocessor and a short processing time via unconventional microprocessor-memory-I/O (Input/Output) design and implementation.

Included in the present invention are input latch means for receiving individual vertical columns of imaging input data bits that is operable for dividing each column into byte column segments, equal in number to the number of banks of memory means.

There is nothing in this portion of Peer, however, that teaches or suggests “sequentially reading one or more print data sub-elements from the memory locations associated with one pre-determined time period” and “repeating” the sequentially reading step “for a subsequent pre-determined time period for each pulse generated by the pulse generating means,” as recited in claim 1 of the present application.

Next, Peer at column 5, lines 3-35 states the following:

In FIG. 4, a typical matrix printer system 37 is shown in a block diagram, and includes in this example a slant printer head 39. Also in this example, a data processor 41 is shown as the host machine supplying columns of vertically oriented imaging data bits to the printer 37 for printing out a desired image on a print medium. The imaging data bits are supplied to printer 37 over a data bus 43, and control signal buses 45, 47, and 49 are used for passing control signals between the matrix printer 37 and the data processor 41. Also included in the matrix printer 37 are a vertical-to-slant data converter 51 for converting the received vertically

oriented imaging data bits into control signals for operating the print element drivers 53 for controlling the slanted print head to print the imaging data upon the print medium in the same vertical orientation of the originally received imaging data bits, or in italics, if desired. Also, a motor controller 55, partially controlled by data processor 41, provides control signals for operating motor drivers 57 in controlling the operation of a carriage motor 59 for moving the print head 39, and a platen motor 61 for moving the print medium placed upon the platen of the printer to a desired position for initiating a new line of print. A position encoder 63 detects the column position of the print head 39 at any given time and outputs a signal representative thereof to the motor controller 55, and data processor 41. Other matrix printer designs may be used in a matrix printer including a slanted print head than the one shown in FIG. 4, and also the host machine may be other than a data processor 41. The present invention is primarily concerned with the vertical-to-slant data converter 51, which will be subsequently described in much greater detail.

Again, however, there is nothing in this portion of Peer that teaches or suggests “sequentially reading one or more print data sub-elements from the memory locations associated with one pre-determined time period” and “repeating” the sequentially reading step “for a subsequent pre-determined time period for each pulse generated by the pulse generating means,” as recited in claim 1 of the present application.

Finally, Peer at column 6, lines 14-30 states the following:

After the initialization portion of the program, the print loop is entered, wherein at every vertical column throughout the line of print, new imaging data bits are externally latched and then written into the RAM 81 from the latches 65-68 as directed by an input address pointer P_i , while data in the RAM 81 is read out from the RAM memory banks 87-90 as directed by an output address pointer P_o . The output data bits are sequentially latched into the buffer output latches 93-100. Thereafter, in response to a fire signal being applied to the drive pulse generator 102 from the data processor, the latched data bits within the buffer output latches 93-100 are transferred into the final output latch 101. Also at this time, the drive pulse generated by the

drive pulse generator 102 enables the final output latch stage 101 to output its data bits as control signals for operating the print element drivers 53.

While Peer discloses that the “drive pulse generated by the drive pulse generator 102 enables the final output latch stage 101 to output its data bits as control signals for operating the print element drivers 53,” this does not equate to the limitation recited in claim 1 of the present application. That is, this portion of Peer does not teach or suggest “sequentially reading one or more print data sub-elements from the memory locations associated with one pre-determined time period” and “repeating” the sequentially reading step **“for a subsequent pre-determined time period for each pulse generated by the pulse generating means,”** as recited in claim 1 of the present application.

Thus, for at least the reasons discussed above, the Applicants respectfully submit that the proposed combination of Slomianny and Peer does not render claim 1 and 2 unpatentable. For similar reasons, the proposed combination does not teach or suggest “(f) sequentially reading each raster signal sub-element from the memory locations associated with one pre-determined time period... characterized in that step (f) is repeated for a subsequent pre-determined time period for each pulse generated by the pulse generating means,” as recited in claim 3. Thus, the Applicants respectfully submit that the proposed combination of Slomianny and Peer does not render claims 3 and 4 unpatentable.

II. A Motivation Or Suggestion To Combine The References Has Not Been Properly Identified

Turning now to the motivation to combine the references, Federal Circuit case law and the MPEP require that the “teaching or suggestion to make the claimed combination and the reasonable expectation of success must **both be found in the prior**

art, and not based on applicant's disclosure." See Manual of Patent Examining Procedure (MPEP) at § 2142, citing *In re Vaeck*, 947 F.2d 488, 20 USPQ2d 1438 (Fed. Cir. 1991) (emphasis added).

"In determining the differences between the prior art and the claims, the question under 35 U.S.C. 103 is **not** whether the differences themselves would have been obvious, but whether the claimed invention as a whole would have been obvious." MPEP at § 2141.02. The law is well settled that "obviousness cannot be established by combining the teachings of the prior art to produce the claimed invention, **absent some teaching or suggestion or incentive to do so.**" *ACS Hospital Systems, Inc. v. Montfiore Hospital*, 732 F.2d 1572, 1577, 221 USPQ 929 (Fed. Cir. 1984) (emphasis added). **It is not permissible to pick and choose among the individual elements of assorted prior art references to re-create the claimed invention**, but rather "some teaching or suggestion in the references to support their use in the particular claimed combination" is needed. *Symbol Technologies, Inc. v. Opticon, Inc.* 935 F.2d 1569, 1576, 19 USPQ2d 1241 (Fed. Cir. 1991).

The Office Action, however, fails to identify anything in the prior art that would lead one having ordinary skill in the art to combine Slomianny with Peer. Instead, the Office Action merely states the following:

At the time the invention was made it would have been obvious to a person of ordinary skill in the art to incorporate the teaching of dividing the print data into a plurality of sub-elements, each print data sub-element being associated with a respective print valve and a respective predetermined time period; writes each print data sub-element to the memory location associated with the respective print valve and the respective predetermined time period; sequentially reads one or more print data sub-elements from the memory locations associated with one

pre-determined time period; activates the respective print valves associated with the one or more print data sub-elements read; activates the respective print valves associated with the one or more print data sub-elements read and is repeated for a subsequent pre-determined time period for each pulse generated by the pulse generating means; and apparatus and method that overwrites the memory locations read after the activation of the print valves as taught by Peer in the device of Slominanny, for the purpose of driving a slanted print head of a printer with a system having a low component count via the use of a microprocessor and a short processing time via unconventional microprocessor memory-I/O design and implementation.

See August 14, 2006 Office Action at pages 4-5.

Merely identifying isolated elements in the prior art, however, is not enough to establish a *prima facie* case of obviousness:

[M]ere identification in the prior art of each element is insufficient to defeat the patentability of the combined subject matter as a whole. [*In re Rouffet*, 149 F. 3d 1350] at 1355, 1357 [(Fed. Cir. 1998)]. Rather, to establish a *prima facie* case of obviousness based on a combination of elements disclosed in the prior art, the Board must articulate the basis on which it concludes that it would have been obvious to make the claimed invention. *Id.* In practice, this **requires** that the Board “explain the reasons one of ordinary skill in the art would have been motivated to select the references and to combine them to render the claimed invention obvious.” *Id.* at 1357-59. This entails consideration of both the “scope and content of the prior art” and “level of ordinary skill in the pertinent art” aspects of the Graham test.

When the Board does not explain the motivation, or the suggestion or teaching, that would have led the skilled artisan at the time of the invention to the claimed combination as a whole, we infer that the Board used hindsight to conclude that the invention was obvious. *Id.* at 1358.

See in re Kahn, 441 F.3d 977 (Fed. Cir. 2006) (emphasis added). As shown above, the Office Action merely recites language from the claims and makes an overly broad statement about the cited references. *See* August 14, 2006 Office Action at pages 4-5. The Office Action does not explain, however, the motivation, suggestion, or teaching to combine these references. Merely reciting the claim language and/or identifying isolated elements is not enough to establish a *prima facie* case of obviousness. “[R]ejections on obviousness grounds cannot be sustained by mere conclusory statements.” *See id.* (emphasis added). Thus, at least for this reason, the Applicants respectfully submit that the proposed combination of Slomianny and Peer does not render claims 1-4 unpatentable.

III. Conclusion

The Applicants respectfully submit that the pending claims of the present application should be in condition for allowance at least for the reasons discussed above, and request reconsideration of the claim rejections. Should anything remain in order to place the present application in condition for allowance, the Examiner is kindly invited to contact the undersigned at the telephone listed below. Please charge any necessary fees or credit any overpayment to Account No. 13-0017.

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Respectfully submitted,

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